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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/811,667	03/29/2004	Derrick Douglas Little	9D-RG-20087 CIP	2435
John S. Beulick	7590 06/11/200 :	EXAMINER		
Armstrong Teasdale LLP One Metropolitan Square, Suite 2600 St. Louis, MO 63102			SUERETH, SARAH ELIZABETH	
			ART UNIT	PAPER NUMBER
•			3749	
			MAIL DATE	DELIVERY MODE
			06/11/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Appli	cation No.	Applicant(s)		
Office Action Summary		10/81	1,667	LITTLE ET A	L.	
		Exam	iner	Art Unit		
		Sarah	Suereth	3749		
The MA Period for Reply	ILING DATE of this commu	nication appears or	the cover sheet	with the correspondence	ce address	
A SHORTENE WHICHEVER - Extensions of time after SIX (6) MON - If NO period for re - Failure to reply wi Any reply receiver	ID STATUTORY PERIOD F IS LONGER, FROM THE Me may be available under the provision ITHS from the mailing date of this comply is specified above, the maximum string the set or extended period for repleted by the Office later than three months an adjustment. See 37 CFR 1.704(b).	MAILING DATE OF s of 37 CFR 1.136(a). In r munication. tatutory period will apply a y will, by statute, cause the	THIS COMMUI no event, however, may nd will expire SIX (6) Me application to become	NICATION. a reply be timely filed ONTHS from the mailing date of ABANDONED (35 U.S.C. § 13:	this communication.	
Status						
2a)⊠ This acti 3)⊡ Since th	sive to communication(s) fil on is FINAL . is application is in condition n accordance with the pract	2b) This action for allowance exc	ept for formal m	· •	o the merits is	
Disposition of Cla	aims					
4a) Of th 5) ☐ Claim(s) 6) ☑ Claim(s) 7) ☐ Claim(s) 8) ☐ Claim(s)	1,3-7,10-16,18-22 and 25- e above claim(s) is/a is/are allowed. 1,3-7,10-16,18-22 and 25 is/are objected to are subject to restri	are withdrawn from <u>30</u> is/are rejected.	consideration.	1.		
Application Pape	rs					
10)∭ The draw Applicant Replacen	rification is objected to by the ring(s) filed on is/are may not request that any objected to nent drawing sheet(s) including or declaration is objected to	: a) ☐ accepted of accion to the drawing g the correction is re	(s) be held in abey quired if the drawi	vance. See 37 CFR 1.850	37 CFR 1.121(d).	
Priority under 35	U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
2) 🔲 Notice of Draftsp	nces Cited (PTO-892) person's Patent Drawing Review (losure Statement(s) (PTO-1449 o I Date		Paper N	w Summary (PTO-413) lo(s)/Mail Date of Informal Patent Applicatior 	n (PTO-152)	

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DETAILED ACTION

Response to Amendment

1. Receipt of applicant's amendment filed on 01/29/09 is acknowledged.

Claim Rejections - 35 USC § 103

- 2. The factual inquiries set forth in *Graham* **v.** *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 3. Claims 1, 5-7, 10-13, 16, 20-22, and 25-28, are rejected under 35 U.S.C. 103(a) as being unpatentable over Levi (6234161) in view of Arai (4899028).

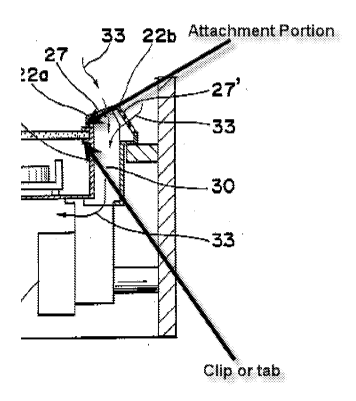
Levi discloses: a gas burner (20-23), a cooktop (15) configured to cover a burner box (102) and having at least one peripheral vent cut (Figure 2, shown by inward arrows near element 106) configured to vent outside air into the burner box to provide air for the gas burner (col. 4, lines 13-16); and a vent trim (13) attached to said cooktop and covering the vent cut (Figure 2), said vent trim having a surface with openings (120,121) above a top surface of the cooktop (Figure 1), wherein said openings are configured to allow outside air to enter the vent cut through the vent trim (col. 4, lines 13-16).

However, Levi does not show the vent trim including either an attachment portion or clips having the claimed structure. It is unclear how exactly the vent trim is mounted to the cooktop surface.

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Arai discloses a stove vent trim element (22) shown mounted to the rear surface of a cooktop (20). The vent trim includes an upper horizontal flange regarded as the claimed attachment portion, and a lower horizontal flange regarded as the claimed clips or tabular portion along the bottom of the cooktop surface. A portion of Arai Figure 2 has been relabeled below for clarity.



As discussed above, Levi discloses the claimed invention with the exception of a mounting clip overlapping a bottom surface of the cooktop.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the Levi apparatus to include the vent trim structure of Arai in order to further elevate the vent cover from the cooktop structure. Levi shows

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the vent cover essentially parallel, while Arai teaches a sloped surface. The sloped surface of Arai obviously aids in preventing liquids from accidentally entering the burner ventilation structure.

Regarding claims 6,7,12,13,21,22,27 and 28, the Levi vent cuts are regarded as "defined at a rear corner of said cooktop", as the vent cuts (120,121) are located in the rear corners of the cooktop (Figure 1), and also as being located "along an edge of said cooktop", as alternate vent cut (124) is located along the edge of the cooktop (Figure 1).

Regarding claims 10 and 25, the vent cover also has a raised surface that is capable of isolating the vent opening from spills on the cooktop (col. 2, lines 41,42).

4. Claims 3, 4, 14,15,18,19,29 and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Levi (6234161) in view of Arai (4899028), further in view of Taplan et al (5653219).

Levi, as discussed above, does not disclose sealing the vent trim to the cooktop with adhesive tape.

Taplan discloses fastening a vent trim element (15) to a cooktop (2) in water-tight engagement (col. 1, lines 48) with adhesive tape (col. 2, line 64).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the Levi apparatus to include the adhesive tape in order to provide a water tight seal between the cooktop and the vent cover (col. 1, lines 48).

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Response to Arguments

5. Applicant's arguments with respect to the claims have been considered but are not persuasive. Applicant argues that the Levi vent trim (13) does not include "a top surface" offset a distance from "a top surface of said cooktop". The examiner respectfully disagrees, as Figure 2 shows a top surface (15) of said cooktop is clearly located below the top surface of the vent cover (13).

Conclusion

6. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sarah Suereth whose telephone number is (571)272-

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9061. The examiner can normally be reached on Mondays & Tuesdays 8:00AM-

4:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steve McAllister can be reached on (571) 272-6785. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

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Business Center (EBC) at 866-217-9197 (toll-free).

/Sarah Suereth/

Examiner, Art Unit 3749

/Steven B. McAllister/

Supervisory Patent Examiner, Art Unit 3749